	Case 06-10725-gwz Doc 3692 Entered 05/	09/07 11:12:49	Page 1 of 4		
			ELECTRONICALLY FILED May 8, 2007		
1 2 3 4 5 6 7 8	STUTMAN, TREISTER & GLATT, P.C. FRANK A. MEROLA (CA State Bar No. 136934 EVE H. KARASIK (CA State Bar No. 155356) CHRISTINE M. PAJAK (CA State Bar No. 217173), Members of Stutman, Treister & Glatt P.C. 1901 Avenue of the Stars, 12 th Floor Los Angeles, California 90067 Telephone: (310) 228-5600 Facsimile: (310) 228-5788 Email: fmerola@stutman.com ekarasik@stutman.com cpajak@stutman.com Counsel for the Official Committee Of Equity Security Holders Of USA Capital First Tru Deed Fund, LLC	CANDACE C Nevada State I SHLOMO S. S (Nevada State 228 South Fou Las Vegas, Ne Telephone: (70 Facsimile: (70 Email:	LYON, LTD. CICK SHEA Bar No. 000405) CARLYON Bar No. 002666) SHERMAN Bar No. 009688 arth Street, First Floor Evada 89101 D2) 471-7432		
l0 l1	UNITED STATES BANKRUPTCY COURT				
12 13 14 15 16 17 18 19 20 21 22 22	In re: USA COMMERCIAL MORTGAGE COMPANY, Debtor. In re: USA CAPITAL REALTY ADVISORS, LLC, Debtor. In re: USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC, Debtor. In re: USA CAPITAL FIRST TRUST DEED FUND, LLC, Debtor. In re: USA CAPITAL FIRST TRUST DEED FUND, LLC, Debtor. Affects All Debtors USA Commercial Mortgage Co.		BK-S-06-10725-LBR Chapter 11 BK-S-06-10726-LBR Chapter 11 BK-S-06-10727-LBR Chapter 11 BK-S-06-10728-LBR Chapter 11 BK-S-06-10729-LBR Chapter 11 Date: May 31, 2007 Time: 9:30 a.m.		
24 25 26 27 28	USA Securities, LLC USA Capital Realty Advisors, LLC USA Capital Diversified Trust Deed USA First Trust Deed Fund, LLC SUPPLEMENTAL CERTIFICATE OF SERVICE RE: AMENDED NOT HEARING ON MOTION FOR ORDER APPROVING STIPULATION B LIQUIDATING TRUST AND USA CAPITAL FIRST TRUST DEED FUN ALLOCATION AND PLAN COMPROMISE PURSUANT TO FEDERAL PROCEDURE 9019(a) (AFFECTS DEBTORS USA COMMERCIAL MO CAPITAL FIRST TRUST DEED FUND, LLC)		TWEEN THE USACM D, LLC ON OVERBID RULE OF BANKRUPTCY		
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1					
2	I HEREBY CERTIFY that on the 7th of May, 2007, I served the following document:				
3	AMENDED NOTICE OF FILING OF AND HEARING ON MOTION FOR ORDER APPROVING				
4	STIPULATION BETWEEN THE USACM LIQUIDATING TRUST AND USA CAPITAL FIRST TRUST DEED FUND, LLC ON OVERBID ALLOCATION AND PLAN COMPROMISE PUR-SUANT TO				
5	FEDERAL RULE OF BANKRUPTCY PROCEDURE 9019(a) (AFFECTS DEBTORS USA COMMERCIAL MORTGAGE COMPANY AND USA CAPITAL FIRST TRUST DEED FUND, LLC)				
6					
7	I served the above named document(s) by the following means to the persons as listed				
8	below:				
9	a. ECF System.				
10	b. United States mail, postage full prepaid to the following: See Attached				
11	Rider				
12	c. Personal service.				
13	I personally delivered the documents to the persons at these addresses:				
14	For a party represented by an attorney, delivery was made by handing the				
15 16	document(s) at the attorney's office with a clerk or other person in charge, or if no one is in charge, by leaving the document(s) in a conspicuous place in the office.				
17					
18	For a party, delivery was made by handing the document(s) to the party or by leaving the document(s) at the person's dwelling house or usual place of abode with someone of suitable age and discretion residing there.				
19	d. By direct email to:				
20					
21	Based upon the written agreement of the parties to accept service by email or a court order, I caused the document(s) to be sent to the persons at the email				
22	addresses listed below. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission				
23	was unsuccessful.				
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1	e.	By fax transmission.
2		Based upon the written agreement of the parties to accept serve by fax transmission or a court order, I faxed the document(s) to the persons at the fax
3 4	,	numbers listed below. No error was reported by the fax machine that I used. A copy of the record of the fax transmission is attached.
5	☐ f.	By messenger.
6		I served the document(s) by placing them in an envelope or package addressed
7		to the persons at the addresses listed below and providing them to a messenger for service.
8	I donlo	ano sun don no anoltro o Caracissas de et tha Consocia o in tanco and a cament
9		are under penalty of perjury that the foregoing is true and correct.
10	DATE	ED this 8th day of May, 2007.
11		Hun lal
12		Andrew M. Parlen, a Member of STUTMAN, TREISTER & GLATT
13		PROFESSIONAL CORPORATION
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